

UNITED STATES BANKRUPTCY COURT
Southern District of Georgia

In re:
Danny E. Anderson
Debtor

Case No.: 18-40415-EJC
Judge: Edward J. Coleman III
Chapter: 7

NOTICE OF DEFICIENCY

Mark S. Watson Via electronic noticing

The pleading or document, Proposed Order with Certificate of Service (Docket Nubmers 40-44) , which you recently filed in the above captioned case is deficient for the reason(s) indicated:

- (☐) Fee not paid. Filing fee of \$ due. Check must be payable to Clerk, U.S. Bankruptcy Court. Debtor checks are not accepted. Attorney filers shall pay electronically through Pay.gov.
- (☒) Document unsigned or does not contain original or electronic signature.
- (☐) Amendments must be verified by debtor(s).
- (☐) The pdf image attached is incorrect. Please re-docket the pleading and attach the correct pdf image.
- (☐) Service of process on an insured depository institution shall be made by certified mail addressed to an officer of the institution unless the institution has appeared by its attorney, in which case the attorney shall be served by first-class mail.
- (☐) Amended Certificate of Service must be submitted.
- (☐) Documents must comply with the Court's negative notice procedure. Notice of these procedures and copies of these forms are available on the Court's website at www.gasb.uscourts.gov.
- (☐) Certificate of Service omitted or unsigned.
- (☐) Your pleading or document was filed on an outdated form. Please re-file using the appropriate form. Current bankruptcy forms may be located on the U S Courts website, <http://www.uscourts.gov/forms/bankruptcy-forms>.
- (☒) The proposed orders are not signed by the filing attorney. Please correct then docket via bankruptcy>miscellaneous>proposed order with certificate of service. Then, upload the order only under bankruptcy>order upload>single order upload.
- (☐) The Chapter 13 Plan does not include a certificate of service, or the certificate of service is deficient. Failure to file a certificate of service by the date indicated below will result in the setting of a hearing for the debtor to show cause why the plan should not be stricken from the record and the case dismissed. The show cause hearing will be at the same date and time as the scheduled hearing on confirmation.
- (☒) The pleading or document will be held in abeyance. If the deficiency indicated above is not cured, ***on or before June 26, 2018*** , the matter may be dismissed or denied.

Lucinda Rauback, CLERK
United States Bankruptcy Court
125 Bull St, Rm 213
P.O. Box 8347
Savannah, GA 31412

Dated **June 19, 2018**
B-57[Rev. 12/17] **HKB**